

[A.C. 149A]

(See Chapter 215, Section 9A on reverse side)

## Commonwealth of Massachusetts

Suffolk, ss.

Probate Court.

I, Richard Jannella, Register of Probate for said County of Suffolk, hereby  
 certify, that at a Probate Court held at Boston, in and for said County, on the  
8th day of April in the year of our Lord two thousand three

Joan Williams-Casey

of Boston in the County of Suffolk

was duly appointed

guardian

of the person and the estate of

James David Casey, Jr.

of Boston

in the County of Suffolk - physically incapacitated person, and gave bond as required  
 by law, for the due performance of said trust:

and that - no appearance was entered against said appointment prior to the  
 entry of the decree. ~~an appearance had been entered and withdrawn prior to the entry of~~  
~~said decree.~~

I further certify, that it appears by the records and files of said Court, that said  
 appointment remains in full force.

In witness whereof, I have hereunto set my hand and affixed  
 the seal of said Court, this 2nd  
 day of December In the year of our Lord  
 two thousand. three

Richard Jannella Register.



Docket No. 03P0203

James David Casey, Jr.

Appointment of Fiduciary  
Certificate

Issued: December 2, 2003

[Gen. Laws, Ter. Ed., c. 215, s-9A]

The acts of an executor, administrator, guardian, conservator or trustee performed after the entry of the decree appointing him in such capacity and prior to the expiration of the period allowed for an appeal therefrom shall be valid to the same extent as if said appeal period had expired without any appeal in all instances where there has been no appearance entered against such appointment prior to the entry of the decree or where such appearance has been entered and withdrawn prior to the entry of the decree, notwithstanding the fact that an appeal may have been taken in said period.